GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2023**

HOUSE BILL DRH50014-LUa-56E

Short Title: Freedom to Vote. (Public) Sponsors: Representative Buansi. Referred to:

1		A BILL TO BE ENTITLED		
2	AN ACT TO A	PPROPRIATE FUNDS TO THE STATE BOARD OF ELECTIONS FOR		
3	VARIOUS P	URPOSES REGARDING VOTING; TO CLARIFY LAWS AND PROHIBIT		
4	VOTER INT	TIMIDATION; TO IMPROVE VOTING ACCESS AND ENCOURAGE		
5	VOTING BY ESTABLISHING ONLINE VOTER REGISTRATION, EXPANDING			
6	EARLY ON	E-STOP VOTING HOURS ON SATURDAYS AND SUNDAYS, AND		
7	REVISING THE LAWS PERTAINING TO LIST MAINTENANCE; AND TO STUDY			
8	CREATING A NONPARTISAN PROCESS FOR REDISTRICTING REGARDING			
9	CERTAIN ELECTIONS.			
10	The General Assembly of North Carolina enacts:			
11				
12		ASE FUNDING/STATE BOARD OF ELECTIONS		
13		TON 1.1. There is appropriated from the General Fund to the State Board of		
14	Elections the sum of eighteen million nine hundred sixty-one thousand five hundred eighty-seven			
15	dollars (\$18,961,587) in recurring funds for each year of the 2023-2025 fiscal biennium to secure			
16 17	election integrity.	, support county boards of elections, and improve voter services.		
17	рарт II стар	RIFY/PROHIBIT VOTER INTIMIDATION		
18 19		TION 2.1. Article 22 of Chapter 163 of the General Statutes is amended by		
20		ving new sections to read:		
21		oter intimidation, threats, or coercion.		
22		ed in this section, the following definitions shall apply:		
23	(1)	Coerce. – To compel another person's conduct using force or threat of force,		
24		whether that force is physical or economic, and is judged not in isolation but		
25		in the context and background of contemporaneous events.		
26	<u>(2)</u>	Intimidate To willfully engage in conduct without legal purpose that would		
27		cause a reasonable person to fear for the person's safety or the safety of the		
28		person's immediate family or close personal associates by placing the person		
29		in fear of death, bodily injury, or continued harassment.		
30	<u>(3)</u>	<u>Threaten. – To express an intention to harm another.</u>		
31		thstanding any other provision of law, any person who does any of the		
32		y of a Class H felony:		
33	<u>(1)</u>	<u>Threatens or attempts to threaten any person:</u>		
34 25		<u>a.</u> <u>For voting or attempting to vote.</u>		
35 36		 <u>b.</u> For voting or attempting to vote for or against a particular candidate. <u>c.</u> For registering to vote. 		
30				

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1 2		<u>d.</u>	For urging or aiding any individua allowed by law.	ls to vote or attempting to vote, as
3		<u>e.</u>	For exercising any lawful powers	
4 5		Form	<u>enlisting another person to do the s</u> urposes of this section, a person shall b	
5 6			n if the person knew or reasonably s	
7		-	is would produce that effect.	should have known that his of her
8	<u>(2)</u>		vingly challenges a person's right to	o vote on fraudulent or spurious
9	<u>_/</u>	groun		o vote on madalent of sparrous
10	(3)	-	ges in mass, indiscriminate, and grou	ndless challenging of voters solely
11			e purpose of preventing voters from	
12			g or the lawful and orderly administra	
13	<u>(4)</u>	Fraud	lulently advises any person that the pe	erson is not eligible to vote or is not
14		<u>regist</u>	ered to vote when in fact that person	is eligible or registered to vote.
15			ling any other provision of law, an e	
16		-	her person who employs, who shall,	
17			yees, do any of the following shall be	
18	<u>(1)</u>		se the employees' pay in pay envelop	-
19 20			en or printed the name of any candidat	
20			guments containing threats, express or	-
21 22	(2)		ence the political opinions or actions of	
22 23	<u>(2)</u>		y way, express or implied, communi- nued employment is conditioned on ve	
23 24			g for a specific candidate.	<u>Sting of not voting, of voting of not</u>
24 25	(d) Notw		ling any other provision of law, any	person who intimidates or coerces
26			e or coerce any person for any of the	
27	misdemeanor:		<u> </u>	<u> </u>
28	(1)	Votin	g or attempting to vote.	
29	$\overline{(2)}$		g or attempting to vote for or against	a particular candidate.
30	<u>(3)</u>		g or aiding any persons to vote or att	
31	<u>(4)</u>	Exerc	vising any lawful powers or duties a	as an election official or enlisting
32		-	er person for the purpose of doing the	
33	· · ·		ction, a person shall be found to ha	
34		on knev	v or reasonably should have known th	at his or her actions would produce
35	that effect.	• • • •		
36	" <u>§ 163-275.2.</u> R			
37 38			ed by a violation of G.S. 163-275.1 r	• •
38 39	-		lication in a district court for a pe er order. In any action commenced pu	
40	-		the prevailing party reasonable attor	
41	" <u>§ 163-275.3.</u> R	-		<u>ney 3 rees.</u>
42			any other fine or penalty imposed b	v this Article, the court may order
43			violating this Article to pay a restitut	•
44			irt and be commensurate with the serie	
45	derived from the	e fine a	assessed pursuant to this subsection	shall be deposited in the Voter
46			Fund created under subsection (b) of	
47			ntimidation Restitution Fund (Fund)	
48			iation by the General Assembly, mor	•
49			ections to be used in voter education	
50			one convicted of violations of this A	
51	tor the administra	ative co	sts associated with distribution of the	Fund."

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SECTION 2.2. Article 22 of Chapter 163 of the General Statu "Article 22.	tes reads as rewritten:
"Corrupt Practices and Other Offenses Against the Elective F	Tranchise
"Part 1. Criminal Penalties for Voter Interference.	runembe.
"§ 163-278. Duty of investigating and prosecuting violations of this A	
(a) It shall be the duty of the State Board of Elections and the	e district attorneys to
investigate any violations of this Article, and the State Board and district at	•
and empowered to subpoena and compel the attendance of any person	
purpose of making such investigation. The State Board and the district att	•
to call upon the Director of the State Bureau of Investigation to furnish a	
Bureau of Investigation in making the investigations of such violations.	
furnish the district attorney a copy of its investigation. The district a	
prosecution and prosecute any violations of this Article. The provisions of	G.S. 163-278.28 shall
be applicable to violations of this Article.	
(b) In addition to the penalties described under this Article, the Sta	
and the district attorneys are authorized to investigate, prosecute, and see	-
for a person that intimidates, threatens, or coerces an election we	orker, as defined in
G.S. 163-275.1, engaged in performing official duties.	
"Part 2. Election Administrator and Poll Worker Intimida	
" <u>§ 163-278.1. Intimidation, threats, or coercion of election worke</u>	ers; cause of action;
penalties; immunity.	
(a) Any person that intimidates, threatens, coerces, as those $C = \frac{1}{2} \frac{1}{275} \frac{1}{1}$	
G.S. 163-275.1, or attempts to intimidate, threaten, or coerce an election	
impede, intimidate, or interfere with the election worker's official duties is	
to the election worker for any injury or loss resulting from the intimidation For purposes of this section, an election worker is any individual who is an	
worker, or an election volunteer performing duties in connection with an ϵ	±
(b) Any person that violates subsection (a) of this section shall b	
one hundred thousand dollars (\$100,000), imprisoned for not more than fi	
(c) An election worker acting in good faith to prevent election in	
ballot access in accordance with this section shall not incur liability."	terreference of preserve
banot access in accordance with this section shall not mean hability.	
PART III. IMPROVE VOTING ACCESS/ENCOURAGE VOTING	
SECTION 3.1.(a) G.S. 163-82.3(a) reads as rewritten:	
"(a) Form Developed by State Board of Elections. – The State Bo	ard of Elections shall
develop an application form for voter registration. registration that may be	
form or (ii) filled in online as set forth in G.S. 163-82.5A. Any person may	
to do any of the following:	
(1) Register to vote.	
(2) Change party affiliation or unaffiliated status.	
(3) Report a change of address within a county.	
(4) Report a change of name.	
The county board of elections for the county where the applicant reside	s shall accept the form
as application for any of those purposes if the form is submitted as set our	
section."	
SECTION 3.1.(b) Article 7A of Chapter 163 of the General S	statutes is amended by
adding a new section to read:	
" <u>§ 163-82.5A. Online voter registration.</u>	
(a) <u>This section may be cited as the "Online Voter Registration Ac</u>	<u>:t."</u>

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1	(b) Require Availability of Internet for Voter Registration. – The State Board of H				
2					
3	website:	shall ensure that the following services are available to the public at any time on its official public website:			
4	<u>(1)</u>	Online application for voter registration,	the content of which shall be		
5	<u>(1)</u>	equivalent to the form provided by designate			
6	<u>(2)</u>	Online assistance to those applying to registe			
7	$\frac{(2)}{(3)}$	Online completion and submission by appl			
8	<u>(5)</u>	application, including the signature of the app			
9		of this section.	predict pursuant to subsection (u)		
10	(4)	Online receipt of completed voter registration	n applications		
11		e extent any State agency described in G.S. 1			
12		ents, those agencies shall cooperate in sharing			
12	Board of Electio		those signatures with the State		
13		pplication submitted under this section shall be o	deemed submitted to the election		
14		date it is received.	decined submitted to the election		
16	-	oplicant for voter registration under this section	n provides a signature by doing		
10	any of the follow		in provides a signature by doing		
18	<u>(1)</u>	In the case of an applicant who has a signature	e on file with a State government		
18 19	<u>(1)</u>	agency, authorizing the agency to transmit th			
20	(2)	Submitting with the application an elect			
20	<u>(2)</u>	handwritten signature through electronic mea			
22		State Board.	ans in a manner presented by the		
23	(f) Upon	submission of a completed voter registration a	polication under this section the		
23 24		lections' official website shall generate an imme	T T		
24		the application has been received, with instruction			
26		of the application thereafter.	tons as to now the appreant may		
27		State Board of Elections shall accept an onlin	ne voter registration application		
28	-	this section and ensure that the individual is r			
29	each of the follo		registered to vote in this State in		
30	(1)	The individual meets the same voter regis	stration eligibility requirements		
31		applicable to individuals who register to vote			
32	<u>(2)</u>	The individual provides a signature in accord			
33	<u>127</u>	section.			
34	(h) The S	State Board of Elections shall inform the applie	cant for voter registration of the		
35		e application by regular mail. Additionally, the	-		
36		he option to receive the disposition notification			
37	. .	egal distinction shall be made between regis			
38		ritten application in accordance with the provis			
39		State Board of Elections shall ensure that any r			
40		s registration information, including the voter's			
41		public website in accordance with maintenance	-		
42	voter registration		<u>-</u>		
43		pt as provided in G.S. 163-82.6A, the State Bo	oard shall revise any information		
44		ized list to reflect the update made by the vote			
45	-	nder G.S. 163-82.6(d) for a primary or general			
46		receipt of updated registration information un			
47		l send a notice confirming receipt of the update			
48	and by email, if	• • •			
49		FION 3.1.(c) G.S. 163-82.6(d) reads as rewritt	ten:		
50		tration Deadlines for a Primary or Election. – I			
51	. , U	orm:form must comply with one of the following	1 1		

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1	(1) If submitted by mail, must be postmarked at least 25 days before the primary
2	or election, except that any mailed application on which the postmark is
3	missing or unclear is validly submitted if received in the mail not later than 20
4	days before the primary or election, election.
5	(2) If submitted in person, by facsimile transmission, or -by transmission of a
6	scanned document, or by online voter registration pursuant to G.S. 163-82.5A,
7	must be received by the county board of elections by a time established by
8	that board, but no earlier than 5:00 P.M., on the twenty-fifth day before the
9	primary or election, election.
10	(3) If submitted through a delegatee who violates the duty set forth in subsection
11	(a) of this section, must be signed by the applicant and given to the delegatee
12	not later than 25 days before the primary or election, except as provided in
13	subsection (f) of this section."
14	SECTION 3.1.(d) G.S. 163-82.10(a1) reads as rewritten:
15	"(a1) Personal Identifying Information. – Full or partial social security numbers, dates of
16	birth, the identity of the public agency at which the voter registered under G.S. 163-82.20, any
17	electronic mail address submitted under this Article, Article 20, or Article 21A of this Chapter,
18	photocopies of identification for voting, and drivers license numbers, whether held by the State
19	Board or a county board of elections, or obtained through online voter registration under
20	G.S. 163-82.5A, are confidential and shall not be considered public records and subject to
21	disclosure to the general public under Chapter 132 of the General Statutes. Cumulative data based
22	on those items of information may be publicly disclosed as long as information about any
23	individual cannot be discerned from the disclosed data. Disclosure of information in violation of
24	this subsection shall not give rise to a civil cause of action. This limitation of liability does not
25	apply to the disclosure of information in violation of this subsection as a result of gross
26	negligence, wanton conduct, or intentional wrongdoing that would otherwise be actionable."
27	SECTION 3.1.(e) In establishing online voter registration in accordance with this
28	Part, the State Board of Elections shall establish appropriate technological security measures to
29	protect against unauthorized access to information. The State Board of Elections shall ensure that
30	online voter registration under this Part is provided in a manner that is accessible to persons with
31	disabilities so as to provide the same opportunity for access and participation as for other voters.
32	SECTION 3.1.(f) There is appropriated from the General Fund to the State Board of
33	Elections the sum of two hundred fifteen thousand dollars (\$215,000) in recurring funds for each
34	year of the 2023-2025 fiscal biennium and the sum of ninety thousand dollars (\$90,000) in
35	nonrecurring funds for the 2023-2024 fiscal year to implement online voter registration pursuant
36	to this Part.
37	SECTION 3.2. G.S. 163-82.6(c) reads as rewritten:
38	"(c) Signature. – The form shall be valid only if signed by the applicant. An electronically
39	captured signature, including signatures on applications generated by computer programs of
40	third party groups, shall not be valid on a voter registration form, except as provided in Article
41	21A of this Chapter. Notwithstanding the provisions of this subsection, an electronically captured
42	image of the signature of a voter on an electronic voter registration form offered by a State agency
43	shall be considered a valid signature for all purposes for which a signature on a paper voter
44	registration form is used."
45	SECTION 3.3.(a) G.S. 163-227.2(b) reads as rewritten:
46	"(b) Not earlier than the third Thursday before an election, in which absentee ballots are
47	authorized, in which a voter seeks to vote and not later than 3:00 P.M. 5:00 P.M. on the last
48	Saturday before that election, the voter shall appear in person only at the office of the county
49 50	board of elections, except as provided in G.S. 163-227.6. A county board of elections shall
50	conduct one-stop voting on the last Saturday before the election from 8:00 A.M. until 3:00 P.M.
51	<u>5:00 P.M.</u> That voter shall enter the voting enclosure at the board office through the appropriate

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entrance and shall at once state his or her name and place of residence to an authorized member 1 2 or employee of the board and present photo identification in accordance with G.S. 163-166.16. 3 In a primary election, the voter shall also state the political party with which the voter affiliates 4 and in whose primary the voter desires to vote, or if the voter is an unaffiliated voter permitted 5 to vote in the primary of a particular party under G.S. 163-119, the voter shall state the name of 6 the authorizing political party in whose primary he wishes to vote. The board member or 7 employee to whom the voter gives this information shall announce the name and residence of the 8 voter in a distinct tone of voice. After examining the registration records, an employee of the 9 board shall state whether the person seeking to vote is duly registered. If the voter is found to be 10 registered that voter may request that the authorized member or employee of the board furnish the voter with an application for absentee ballots. The voter shall complete the application in the 11 12 presence of the authorized member or employee of the board, and shall deliver the application to 13 that person." 14 **SECTION 3.3.(b)** G.S. 163-227.6(c) reads as rewritten: "(c) 15 For all sites approved for one-stop voting under this section, a county board of 16 elections shall provide the following: Each one-stop site across the county shall be open at that same location during 17 (1)18 the period required by G.S. 163-227.2(b). 19 If any one-stop site across the county is opened on any day during the period (2)20 required by G.S. 163-227.2(b), all one-stop sites shall be open on that day. 21 (3) On each weekday during the period required by G.S. 163-227.2(b), all 22 one-stop sites shall be open from 8:00 A.M. to 7:30 P.M. 23 (4) If the county board of elections opens one-stop sites on Saturdays other than 24 the last Saturday before the election during the period required by 25 G.S. 163-227.2(b), then all one-stop sites shall be open for the same number 26 of hours uniformly throughout the county on those Saturdays. On each 27 Saturday before the election during the period required by G.S. 163-227.2(b), 28 all one-stop sites shall be open from 8:00 A.M. to 5:00 P.M. 29 (5) If the county board of elections opens one-stop sites on Sundays during the 30 period required by G.S. 163-227.2(b), then all one stop sites shall be open for the same number of hours uniformly throughout the county on those 31 32 Sundays. On each Sunday during the period required by G.S. 163-227.2(b), all 33 one-stop sites shall be open from 12:00 P.M. to 5:00 P.M. 34 All one-stop sites shall be open on the last Saturday before the election, for (6)35 the hours required under G.S. 163-227.2(b) for that last Saturday." 36 SECTION 3.4. G.S. 163-82.14 reads as rewritten: 37 "§ 163-82.14. List maintenance. 38 . . . 39 Death. – The Department of Health and Human Services shall furnish free of charge (b) 40 to the State Board of Elections every month, in a format prescribed by the State Board of 41 Elections, the names of deceased persons who were residents of the State. The State Board of 42 Elections shall distribute every month to each county board of elections the names on that list of 43 deceased persons who were residents of that county. The Department of Health and Human 44 Services shall base each list upon information supplied by death certifications it received during 45 the preceding month. Upon the receipt of those names, each county board of elections shall 46 remove from its voter registration records any person the list shows to be dead. dead upon 47 confirming that the complete date of birth of the deceased person and the last four digits of the social security number are identical to the person to be removed from the voter registration 48 49 records. If the last four digits of the social security number are not available from voter 50 registration records, then the county board of elections shall not remove the voter unless it has matched the complete date of birth and other identification information from the deceased records 51

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1	received from th	e Depa	rtment of Health and Human Services or a near	ar relative. Each county
2		-	also remove from its voter registration record	-
3	deceased by a sig	gned st	atement of a near relative or personal representation	ative of the estate of the
4	deceased voter.	The co	unty board need not send any notice to the ac	dress of the person so
5	removed.			
6				
7	(d) Chang	ge of A	ddress. – A county board of elections shall condu	ict a systematic program
8	to remove from it	ts list of	f registered voters those who have moved out of t	he county, and to update
9	the registration r	ecords	of persons who have moved within the county.	The county board shall
0	remove a person	from it	s list if the registrant:	
1	(1)	Give	s confirmation in writing of a change of address	for voting purposes out
2			e county. "Confirmation in writing" for purposes	
3		inclu	de:include any of the following:	
1		a.	A report to the county board from the Depart	tment of Transportation
5			or from a voter registration agency listed in	G.S. 163-82.20 that the
5			voter has reported a change of address for voti	ing purposes outside the
'			county;county.	
)		b.	A notice of cancellation received	under G.S. 163-82.9;
)			or <u>G.S. 163-82.9.</u>	
)		c.	A notice of cancellation received from an elec	tion jurisdiction outside
L			the State.	
)	(2)	Fails	to respond after no less than 60 days to a config	rmation mailing sent by
		the c	ounty board in accordance with this subdivisio	on and does not vote or
		appea	ar to vote in an election beginning on the date of	of the notice and ending
		on th	e day after the date of the second general election	on for the United States
)		Hous	e of Representatives that occurs after the date	of the notice. A county
,		board	l sends a confirmation notice in accordance with	h this subdivision if the
)		notic	e:notice complies with each of the following:	
		a.	Is a postage prepaid and preaddressed return ca	ard, sent by forwardable
			mail, on which the registrant may state curren	
		b.	Contains or is accompanied by a notice to	the effect that if the
			registrant did not change residence but rema	ined in the county, the
			registrant should return the card not later	than the deadline for
			registration by mail in G.S. 163-82.6(d)(1); an	<u>hdG.S. 163-82.6(d)(1).</u>
		c.	Contains or is accompanied by information a	as to how the registrant
			may continue to be eligible to vote if the regis	trant has moved outside
			the county.	
		<u>d.</u>	If a voter has provided the county board of	elections with an email
			address, is an email that (i) provides the confirm	mation mailing has been
			sent, (ii) contains information on how the reg	istrant may confirm the
			registrant's current address online, and (iii) c	contains information on
2			how the voter may continue to be eligible to y	vote if the registrant has
3			moved outside the county. If the voter has	not provided an email
1			address to the county board but has provide	
5			county board shall contact the voter by	phone to provide this
5			information.	
		A co	unty board shall send a confirmation mailing	in accordance with this
8			vision to every registrant after every congression	
)			l has not confirmed the registrant's address by an	
)	(3)	-	registrant who is removed from the list of regis	-
_		this s	ubsection shall be reinstated if the voter appears	to vote and gives oral or

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1 2 3		written affirmation that the voter has not moved out of th maintained residence continuously within the county. Tha allowed to vote as provided in G.S. 163-82.15(f).	•
4 5		vithstanding subsection (d) of this section, a county board of e ant from its list of registered voters solely based on the county	
6		s "undeliverable" without taking steps to confirm the registrant	
7 8	by other means. "	••••••••	
9	SEC	TION 3.5. Notwithstanding any other provision of law to the c	ontrary the State
10		ons shall create and maintain an online portal for a voter to co	-
11	address.		
12		TION 3.6. Sections 3.1(a) through 3.1(e) of this Part b	become effective
13		23. Section 3.1(f) of this Part becomes effective July 1, 2023.	
14		tive when it becomes law and applies to elections held on or af	
15			
16	PART IV. PRE	EVENT GERRYMANDERING	
17		TION 4.1.(a) The General Assembly makes the following find	dings:
18	(1)	The redistricting process is intended to produce voting i	
19		population shifts as shown by the decennial U.S. census	1
20		principle of one person, one vote. However, for decades, poli	• •
21		sides of the aisle in state legislatures have manipulated	
22		gerrymandering.	U
23	(2)	Gerrymandering is the practice of drawing district lines	to unfairly favor
24		particular politicians or political parties in elections, and mo	•
25		mapping technology and more sophisticated data collection	
26		today to rig our voting maps with even more pernicious effec	-
27		neighborhoods and treating voters as political pawns instead	
28	(3)	The damaging impact of gerrymandering is seen with incre	
29		in government and extreme policies that fail to consider the	
30	(4)	The State has spent millions of tax dollars defending against	
31		by North Carolinians who have been disenfranchised by ger	-
32	(5)	North Carolinians deserve the ability to choose their electe	• •
33		freely and without interference from elected officials.	1
34	(6)	The process for determining a new procedure for drawing dis	trict maps should
35		ensure voters choose their elected officials and politicians de	-
36		voters.	
37	SEC	TION 4.1.(b) The School of Government at the University of	North Carolina at
38	Chapel Hill shal	ll study and report to the General Assembly in accordance with	G.S. 120-29.5 by
39	-	24, on options and recommendations to create a nonpart	•
40	redistricting dist	tricts for the House and Senate of the North Carolina General A	Assembly and the
41	House of Repres	sentatives of the United States Congress. The report shall includ	e a recommended
42	time line for	putting the nonpartisan process into practice, including the	he likelihood of
43	implementing th	ne process following the return of the 2030 federal decennial ce	ensus.
44	SEC	TION 4.1.(c) It is the intent of the General Assembly to re	view the options
45	presented pursu	ant to subsection (b) of this section and transition to a nonpar-	tisan redistricting
46	-	ng the return of the 2030 federal decennial census.	
47	SEC	TION 4.2. This Part is effective when it becomes law.	
48			
49		ECTIVE DATE	
50		TION 5.1. Except as otherwise provided, this act is effective	when it becomes
51	law and applies	to elections held on or after that date.	